PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference 52319 WO	FOR FURTHER ACTION	See item 4 below
International application No. PCT/IB2004/001138	International filing date (day/month/year) 15 April 2004 (15.04.2004)	Priority date (day/month/year)
International Patent Classification (8th See relevant information in Form P	,	
Applicant NOKIA CORPORATION		

1.	This international preliminary re International Searching Authorit	port on patentability (Chapter I) is issued by the International Bureau on behalf of the y under Rule $44 bis.1$ (a).
2.	This REPORT consists of a total	of 7 sheets, including this cover sheet.
		ence to the written opinion of the International Searching Authority should be read as a reference eport on patentability (Chapter I) instead.
3.	This report contains indications i	relating to the following items:
	Box No. I	Basis of the report
	Box No. II	Priority
	Box No. III	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
	Box No. IV	Lack of unity of invention
	Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
	Box No. VI	Certain documents cited
	Box No. VII	Certain defects in the international application
	Box No. VIII	Certain observations on the international application
4.		mmunicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but nakes an express request under Article 23(2), before the expiration of 30 months from the priority

	Date of issuance of this report 19 October 2006 (19.10.2006)
The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland	Authorized officer Cecile Chatel
Facsimile No. +41 22 338 82 70	e-mail: pt13@wipo.int

PATENT COOPERATION TREATY

REC'D	0	7	DEC	2004
WIPO				一口の子

From the	
riom arc	· · · · · · · · · · · · · · · · · · ·
TATED NEAD A TYONIAT	SEARCHING AUTHORITY
	DEVICOINIA TRO TYGORIES

To: BECKER, KURIG, STRAUS

BAVARIASTRASSE 7 DE-80336 MUNICH GERMANY		INTERNATION	TEN OPINION OF THE NAL SEARCHING AUTHORITY
GEKIMAN I		1	(PCT Rule 43bis.1)
		Date of mailing (day/month/year)	0 2 -12- 2004
Applicant's or agent's file reference		FOR FURTHER A	CTION See paragraph 2 below
52319 WO International application No. PCT/IB2004/001138	International filing date 15-04-2004		Priority date (day/month/year)
International Patent Classification (IPC) G06F1/00, G06F17/60	or both national classific	cation and IPC	
Applicant NOKIA CORPORATION ET	AL		
Box No. IV Lack of unity Box No. V Reasoned stat applicability; Box No. VI Certain docur Box No. VII Certain defect Box No. VIII Certain obser 2. FURTHER ACTION If a demand for international prelir International Preliminary Examinity Authority other than this one to be written opinions of this Internation	ment of opinion with regord invention ement under Rule 43 bis. citations and explanation ments cited ts in the international appropriate and the chosen IP and Searching Authority ("IPEA") et al. Searching Authority ver, considered to be a ware appropriate, with am the expiration of 22 monter T/ISA/220.	gard to novelty, inventional application and application will except that this does not be A has notified the Inwill not be so consider itten opinion of the IP endments, before the construction the priority defined the	be considered to be a written opinion of the st apply where the applicant chooses an ternational Bureau under Rule 66.1 bis(b) that ed. EA, the applicant is invited to submit to the expiration of 3 months from the date of mailing te, whichever expires later.
Name and mailing address of the ISA	/SE	Authorized office	r
Patent- och registreringsver Box 5055	ket	Pär Heimd	al /LR
S-102 42 STOCKHOLM Facsimile No. +46 8 667 72 8	38	Telephone No. +	16 8 782 25 00

Form PCT/ISA/237 (cover sheet) (January 2004)

, ...

International application No.

PCT/IB2004/001138

Be	x No. I	Basis of this opinion
1.	which it w	rd to the language, this opinion has been established on the basis of the international application in the language in as filed, unless otherwise indicated under this item. is opinion has been established on the basis of a translation from the original language into the following language, , which is the language of a translation furnished for the purposes of international search (under Rules 12.3 d 23.1(b)).
2.		rd to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the vention, this opinion has been established on the basis of: 'material a sequence listing table(s) related to the sequence listing
	b. format o	of material in written format in computer readable form
	c. time of	filing/furnishing contained in the international application as filed. filed together with the international application in computer readable form. furnished subsequently to this Authority for the purposes of search.
3.		In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4.	Additiona	comments:
L		

International application No.

PCT/IB2004/001138

Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial Box No. V applicability; citations and explanations supporting such statement 1. Statement YES 1-39 Claims Novelty (N) NO Claims YES Inventive step (IS) Claims 1-39 NO Claims YES 1-39 Industrial applicability (IA) Claims NO Claims

2. Citations and explanations:

THE INVENTION

The claimed invention according to claims 1-39 relates to applications and devices using applications, especially mobile gaming devices. The claimed invention solves the problem of distributing and using applications and game applications on mobile devices. The invention also solves the problem of letting a user try an application such as a game e.g. a certain amount of times or a certain time before buying it.

CITATIONS

The examination process has revealed the following documents:

D1: WO 02/49732 A1 D2: WO 01/72064 A1 D3: EP 1 229 476 A2

STATEMENT

Document D1, which is regarded as being the closest prior art to the subject-matter of the claimed invention, reveals a method for mobile game devices, see abstract and claim 15. According to the system and method presented in D1, a demo version of a game could be distributed wirelessly to a user.

In one embodiment of the invention according to D1, the host server computer broadcast updates to the entertainment software and transmits software encryption keys to authorize the wireless remote entertainment systems to operate for a predetermined time or amount of usage, or activates an otherwise locked system to operate permanently, se page 3, line 22-28 and page 8, line 31-page 9, line 13.

.../...

International application No.

PCT/IB2004/001138

Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of: BOX V

The invention according to the independent claims 1, 27, 30, 31, 32, 37 and 39 differ from the art described in D1 in that a different terminology is used. The "surveillance centre" according to the application appears to correspond to the server mentioned in D1.

Also, D1 lacks to in detail communicate to the reader how the detection of a user input directed to start an application is made, and how the communication between the involved entities is performed. However, it appears obvious to a person skilled in the art to use the order of communication proposed according to claims 1, 27, 30, 31, 32, 37 and 39.

Since no unexpected technical effect has been achieved, the invention defined in claim 1, 27, 30, 31, 32, 37 and 39 is considered as an obvious application of known art.

The remaining claims are considered to involve particular detail executions obvious to a person skilled in the art. Therefore, the invention according to these claims is not considered to involve an inventive step.

Document D2 presents a system and method for downloading game programs stored in a game server to a mobile terminal via a wireless network, see abstract. The system comprises a web game server for uploading various game programs; a game database for dividing the game programs into program codes and data and storing the same; a mobile terminal for receiving a game list stored in the web game server via the network, selecting a desired game from the game list, downloading corresponding program codes and data, and playing the game using the game program codes and the data; and a wireless network service system for connecting the mobile terminal and the web game server.

Further, D2 describes a method for downloading a network game program to a mobile terminal comprising: automatically reading predetermined number information of the mobile terminal when it is connected to a mobile terminal game program-providing site on a network, and comparing the information with specifications of products of terminal

.../...

International application No.

PCT/IB2004/001138

Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of: Box $\ V$

manufacturers previously established as a database so as to determine whether to download a program; outputting a use prohibition message when downloading of a program is not allowed, and outputting a menu screen of a game category, selecting a desired game to be downloaded, performing a demonstration simulation of the selected game so as to determine whether to perform a download when downloading of a program is allowed; and performing a download and automatic billing when downloading is selected, see page 3, line 17-page 4, line 8.

A similar argumentation as for D1 could be made. Consequently, claims 1-39 lacks inventive step also with regard to D2.

The cited document D3 represents the general state of the art. The invention defined in claims 1-39 is not disclosed by this document.

CONCLUSION

To conclude, the invention defined in claims 1-39 is novel but is considered to lack an inventive step regarding the art known from D1-D2. The invention is industrially applicable.

International application No.

PCT/IB2004/001138

No. VI	Certain documents ci	ited		
	published documents (R			
Certain	Application No. Patent No.	Publication date (day/month/year)	Filing date (day/month/year	
VO 200 JS2004	04/070589 A1 4/0185872 A1	19/08/2004 23/09/2004	07/02/200 02/12/200	3 3 27/12/2002
Non w	witten disclosures (Rules	43 <i>bis</i> .1 and 70.9)		
Non-w	ritten disclosures (Rules of Kind of non-written di	Date of non-	-written disclosure month/year)	Date of written disclosure referring to non-written disclosure (day/month/year)
. Non-w		Date of non-	-written disclosure month/year)	referring to non-written disclosur
. Non-w		Date of non-	-written disclosure month/year)	referring to non-written disclosur
. Non-w		Date of non-	-written disclosure month/year)	referring to non-written disclosur
. Non-w		Date of non-	-written disclosure month/year)	referring to non-written disclosur
. Non-w		Date of non-	-written disclosure month/year)	referring to non-written disclosur
. Non-w		Date of non-	-written disclosure month/year)	referring to non-written disclosur
. Non-w		Date of non-	-written disclosure month/year)	referring to non-written disclosur